

SCHEDULE A**EMERALD'S LIST OF TRIAL EXHIBITS**

Subject to the Court's rulings in connection with Sea Star's Complaint seeking a declaration of the parties' rights and obligations and further review, Emerald submits the following list of exhibits. This list may include exhibits and potential rebuttal exhibits that may not necessarily be introduced into evidence. In its direct case, Emerald reserves the right to offer any exhibit appearing on any party's exhibit list.

1. All exhibits identified in the Exhibit List attached to the Pre-Trial Order For July 7, 2008 Trial D.I. 203.
2. Trial Transcripts for trial held in this matter on July 7, 8 and 22, 2008.
3. Emerald's Amended Counterclaim.
4. Sea Star's Answer to the Amended Counterclaim.
5. Emerald's First Set of Interrogatories and Sea Star's Responses.
6. Emerald's Second Set of Interrogatories and Sea Star's Responses.
7. Emerald's First Request For Admissions and Sea Star's Responses.
8. Emerald's Second Request For Admissions and Sea Star's Responses.
9. Sea Star's Supplemental Answer to Interrogatory No. 1 (with attached Exhibits A, B and C).
10. Emerald's First, Second and Third Requests For Production of Documents.
11. Sea Star's Responses to First, Second and Third Requests For Production of Documents, together with TIRs and accompanying cover letter from Sea Star counsel dated August 7, 2008.
12. Order re: Sea Star Deposit of Funds in Court.
13. All Emerald's Most Current Invoices for both rental due and stipulated loss values.
14. Prior Emerald Invoices for both rental due and stipulated loss values.
15. Selected Move Histories and all backup documentation for various pieces of equipment (TIRs, gate logs, truck invoices, e-mails, inventories, etc.)

16. SSL Analysis of Emerald Claims (Schedules A-S) dated 8/21/03.
17. SSL Analysis of Emerald Claims (Schedules A-S) prepared 7/1/03.
18. Sea Star Chart re: total Emerald units sailed 4/26/02-8/31/03 and Sea Star chart re: Emerald Equipment costs per month from 4/26/02-8/31/03 (units sailed and not on self-billing reports or Emerald claim analysis).
19. Evaluation of Emerald Equipment that sailed 4/21/02-8/31/03 not on self-billing reports or Emerald claim.
20. Sea Star letter dated October 16, 2003 to Art Davis and Scott Krieger . SE52186-52188.
21. SSL back gate logs.
22. IQ ship disk.
23. Inventory in San Juan 6/22/02.
24. Inventory in San Juan 7/10/02.
25. Inventory in San Juan 8/15/02.
26. Lisa Florence e-mail dated 10/3/03 and schedule of Emerald units sailed between 4/26/02-8/31/03.
27. Cervone e-mail dated 5/21/02 and attachments SE50067(a-x).
28. Manual TIRs.
29. Relevant exhibits from Exhibit List attached to Pre-Trial Stipulation filed on October 26, 2007. D.I. 138.

SCHEDULE B

SEA STAR'S LIST OF TRIAL EXHIBITS

Subject to the Court's rulings in connection with Sea Star's Complaint seeking a declaration of the parties' rights and obligations and the Court's ruling on the issues to be tried on September 15, 2008, Sea Star submits the following list of exhibits.

1. Exhibits 1 through 65D identified in the Exhibit List attached to the Pre-Trial Order For July 7, 2008 Trial D.I. 203.
2. Trial Transcripts for trial held in this matter on July 7, 8 and 22, 2008.
3. Relevant exhibits for Exhibit List attached to Pre-Trial Stipulation filed on October 26, 2008 D.I. 138.
4. Schedules, as may be updated, in response to Emerald's additional/revised claims.
5. Sea Star reserves the right to amend or supplement its exhibit list in response to any changes are made to Emerald's claims.

SCHEDULE C**EMERALD'S LIST OF WITNESSES**

Emerald intends to call some or all of the following witnesses at trial. The witnesses will testify live, except where otherwise indicated. In addition, Emerald reserves the right to use the prior testimony of any witness who testified at the prior hearings in this litigation on July 7, 8 and 22, 2008 in lieu of live testimony. Emerald further reserves the right to call or designate testimony of anyone appearing on any other party's witness list, and reserves the right to amend this list, in view of Judge Farnan's determinations to be rendered in connection with the trial on Sea Star's Complaint seeking a declaration of the parties rights and obligations.

Tom Holt, Sr.	Live
Tom Holt, Jr.	Live
Lorraine Robins	Live
Arthur Davis	Live
Philip Bates	Live or Deposition
Andrew Rooks	Live or Deposition
George Cervone	Live or Deposition
Lisa Florence	Live or Deposition
Mark Levins	Live or Deposition
Francisco Gonzalez	Deposition
Robert Leetch	Prior Trial Testimony
John Allen	Deposition
Records Custodian Priority Ro-Ro, Inc.	Deposition
Records Custodian Luis A. Ayala Colon Sucrs. Inc.	Deposition
Rebuttal Witnesses	
Impeachment Witnesses	

SCHEDULE D

PLAINTIFF/COUNTERDEFENDANT'S LIST OF TRIAL WITNESSES

Plaintiff/Counter-defendant, SEA STAR LINE, LLC (ASEA STAR@), submits the following list of persons who may testify as witnesses during trial on the Amended Counterclaim:

1. Thomas Holt, Sr. (live or deposition)
10710 Ellicott Road
Philadelphia, PA
2. Arthur Davis (live or deposition)
128 Parkview Road
Cheltenham, PA
3. Mark P. Levins (deposition)
101 S. King Street
Gloucester City, NJ
4. Lorraine Robins (live or deposition)
7900 Old York Road
Apt. 812 B
Elkins Park, PA
5. Francisco Gonzalez (deposition)
Plaza 4, S.S.A. 11,
Mansion del Sur,
Toa Baja, Puerto Rico
6. John Allen (deposition)
120 Gun Club Road
Jacksonville, FL
7. Robert Leetch
617 West Addison St.
Chicago, IL
8. Carl Fox
10550 Deerwood Park Blvd., Suite 509
Jacksonville, FL
9. Andrew Rooks
10550 Deerwood Park Blvd., Suite 509
Jacksonville, FL

10. Thomas Holt, Jr.
10730 Meadow Lane
Philadelphia, PA
11. Martin McDonald
37 Ivanhoe Drive
Manalapan, NJ
12. Philip Bates
10550 Deerwood Park Blvd., Suite 509
Jacksonville, FL
13. George Cervone
10550 Deerwood Park Blvd., Suite 509
Jacksonville, FL
14. John Emery
10550 Deerwood Park Blvd., Suite 509
Jacksonville, FL
15. Lisa Florence
10550 Deerwood Park Blvd., Suite 509
Jacksonville, FL
16. Manuel Cabrera
VIG Tower
1225 Ponce de Leon Ave.
Suite 804
San Juan, PR
17. Arturo Rodriguez
VIG Tower
1225 Ponce de Leon Ave.
Suite 804
San Juan, PR
18. Ricardo Diaz
VIG Tower
1225 Ponce de Leon Ave.
Suite 804
San Juan, PR
19. Joseph DaSilva
11656 S.W. 143 Ave.
Miami, FL

20. Records Custodian
Storage Transfer, LLC
7900 Old York Road
Elkins Park, PA
21. Records Custodian (deposition)
Priority Ro-Ro, Inc.
Mira Flores Avenue, Pier 15
San Juan, Puerto Rico
22. Records Custodian (deposition)
Luis A. Ayala Colon Sucrs., Inc.
Puerto Nuevo
San Juan, Puerto Rico
23. Records Custodian
Horizon Lines of Puerto Rico, Inc.
San Juan, Puerto Rico
24. Records Custodian
MBC Leasing Corp.
Two Hopkins Plaza
Baltimore, MD
25. Scott Krieger
MBC Leasing Corp.
Two Hopkins Plaza
Baltimore, MD
26. William Hallam
Gebhardt & Smith
9th Floor
World Trade Center
Baltimore, MD
27. Thomas Hays, III
NachmanHaysBrownstein
822 Montgomery Ave.
Narbeth, PA
28. Joseph Maqueda (deposition)
295 Palmas In way
PMD 154- Suite 130
Humacao, Puerto Rico 00791
29. Rebuttal witnesses.
30. Impeachment witnesses.

Plaintiff/Counterclaimant may name additional witnesses when the Court decides whether and what issues will be tried on September 15, 2008 in connection with the Amended Counterclaim.